

Exhibit 4

**February 4, 2021, letter to plaintiff's
counsel with electronic mail**



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February 4, 2021

Phillip C. Rogers (P34356)
6140 28th Street SE
Suite 115
Grand Rapids, Michigan 49546

VIA Email: consumerlawyer@aol.com

RE: *Tyronda Christian v. Prime Recovery, LLC, et al.*
Case No. 1:20-cv-00566-PLM

Dear Mr. Rogers,

As you know, I have replaced Attorney Anthony Norman as counsel for Defendants Prime Recovery, LLC and Anthony La Gambina. After a review of the file, I note that your discovery responses were due yesterday, February 3, 2021.

Please advise if your client is planning on responding, to the discovery requests, non-evasively and completely, to avoid the necessity of a motion.

Thank you for your consideration.

Sincerely,

A handwritten signature in black ink, appearing to read "JMK".

John M. Karafa
JKM/kar